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 7
                            UNITED STATES DISTRICT COURT
 8
                          NORTHERN DISTRICT OF CALIFORNIA
 9
                                              CASE NO. CV-11-4966-JCS
    CRAIG YATES, an individual,
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          Plaintiff,
                                              STIPULATION AND [PROPOSED]
                                              ORDER CONTINUING DEADLINE FOR
11
                                              THE PARTIES TO CONDUCT THE JOINT
12
                                              SITE INSPECTION
    BILL'S PLACE; RONALD J. MIGUEL
13
    and RUTH I. MIGUEL, trustees of the
    RONALD J. and RUTH I. MIGUEL 1991
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    REVOCABLE TRUST; and DON D.
    DURHAM, an individual dba BILL'S
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    PLACE,
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          Defendants.
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          Plaintiff CRAIG YATES, an individual and Defendants RONALD J. MIGUEL
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    and RUTH I. MIGUEL, trustees of the RONALD J. and RUTH I. MIGUEL 1991 REVOCABLE
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    TRUST; and DON D. DURHAM, by and through the parties respective counsel in the above-
22
    mentioned case respectfully request and hereby make the following stipulation:
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          1.
                 WHEREAS, all defendants in the above-captioned matter have been served with
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     the summons and complaint;
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          2.
                 WHEREAS, pursuant to the General Order 56 ¶ 3 & 4, the parties were to
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    have the joint site inspection completed by January 17, 2012;
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1	3. <b>WHEREAS</b> , defendants RONALD J.	MIGUEL and RUTH I. MIGUEL, trustees
2	of the RONALD J. and RUTH I. MIGUEL 1991 REVOCABLE TRUST; and DON D.	
3	DURHAM just filed an answer to plaintiff's complaint on March 31, 2012;	
4	4. <b>WHEREAS</b> , plaintiff's counsel, Thomas E. Frankovich, is/will be out of the	
5	country from March 13, 2012 through April 22, 2012, and will again be out of the country from	
6	April 27, 2012 through May 15, 2012;	
7	5. <b>WHEREAS</b> , the parties are currently in the process of coordinating a date(s) to	
8	conduct the joint site inspection in May 2012; and	
9	6. <b>WHEREAS</b> , the parties, hereto agree,	stipulate and respectfully request that the
10	last day for the parties and counsel to conduct the joint inspection of the premises be continued	
11	up to and including May 30, 2012.	
12	IT IS STIPULATED.	
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14		AS E. FRANKOVICH, ESQ. FESSIONAL LAW CORPORATION
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16		<u>Thomas E. Frankovich</u> omas E. Frankovich
17	Attorney	for Plaintiff CRAIG YATES
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Dated: April 10, 2012 JASON G. GONG, ESQ. 1 LAW OFFICE OF JASON G. GONG 2 3 By: /s/Jason G. Gong 4 Jason G. Gong Attorneys for Defendants RONALD J. MIGUEL 5 and RUTH I. MIGUEL, trustees of the RONALD J. and RUTH I. MIGUEL 1991 REVOCABLE 6 TRUST; and DON D. DURHAM, an individual dba 7 BILL'S PLACE 8 **ORDER** 9 IT IS SO ORDERED that the last day for the parties and counsel to conduct the General 10 Order (56) joint inspection of the premises be continued up to and including May 30, 2012. 11 12 13 Dated: \_April 17 , 2012 Honorabl 14 Judge Joseph C. Spero United State 15 16 17 18 19 20 21 22 23 24 25 26 27 28